

Komissarov S. Features of administrative proceedings in the case of proceedings of sponsors against public order

The article states that the building of a democratic society requires a citizen to fulfill his duties before the state, and from the state - to ensure the legal rights and freedoms of the individual. Solving the problems of ensuring law and order in the country largely depends on a clear, coordinated, progressively organized work of all state and social institutions.

Among the various problems in modern law enforcement activities are offenses against public order. The main legal document in the field of public order is the Code of Ukraine on Administrative Offenses. In the process of building and reforming Ukrainian society in the conditions of independence of the state, the administrative-legal reform, which is vital in the result of changes in the economic, social and political life of the country, takes on an important place. In addition to reform processes, the emergence of new management entities, the political situation in Ukrainian society, the conduct of anti-terrorist operations, etc., is relevant.

Updating the view of the place of administrative proceedings in cases of administrative offenses in violation of public order is a prerequisite for its effective reform in accordance with the requirements of the present. Also, the foregoing provides the basis for further study of the internal structure of this proceeding.

The conceptual approaches of administrative proceedings are investigated, basic scientific investigations in the investigated sphere are analyzed, modern conceptual approaches and features of manifestation in the current legislation of Ukraine are revealed.

Key words: administrative proceedings, administrative proceedings, misdemeanors, proceedings, public order.